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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,584	10/31/2003	Patrick J. Treado	E2079-00013	1644
41396 DUANE MOR	7590 10/05/2007		EXAMINER	
IP DEPARTMENT			PRITCHETT, JOSHUA L	
30 SOUTH 17	TH STREET IIA, PA 19103-4196		ART UNIT PAPER NUMBER	
	111,111,111		2872	
			MAIL DATE	DELIVERY MODE
			10/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Best Available Cop	<b>y</b>	一
	Application No.	Applicant(s)
	10/698,584	TREADO ET AL.
Office Action Summary	Examiner	Art Unit
	Joshua L. Pritchett	2872
The MAILING DATE of this communication a	·	
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REF	PLY IS SET TO EXPIRE 3 MONTH	I(S) OR THIRTY (30) DAYS,
WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR	1:136(a). In no event, however, may a reply be t	VN. : imely filed
after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period.	od will apply and will expire SIX (6) MONTHS from	n the mailing date of this communication.
<ul> <li>Failure to reply within the set or extended period for reply will, by stal Any reply received by the Office later than three months after the ma</li> </ul>	tute, cause the application to become ABANDON illing date of this communication, even if timely file	ED (35 U.S.C. § 133). , ed, may reduce any
earned patent term adjustment. See 37 CFR 1.704(b)		
Status		
1) Responsive to communication(s) filed on 18		
	his action is non-final.	
3) ☐ Since this application is in condition for allow		
closed in accordance with the practice unde	r Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.
Disposition of Claims	8	
4)⊠ Claim(s) <u>1-16,41 and 42</u> is/are pending in th	e application.	
4a) Of the above claim(s) is/are withd		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-16,41 and 42</u> is/are rejected.		
7) Claim(s) is/are objected to.		$\mathcal{N} = 0$
8) Claim(s) are subject to restriction and	d/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Exami	nor	
10) The drawing(s) filed on <u>31 October 2003</u> is/a		d to by the Examiner
Applicant may not request that any objection to the		·
Replacement drawing sheet(s) including the corn		
11) ☐ The oath or declaration is objected to by the	Examiner. Note the attached Office	e Action or form PTO-152.
Priority under 35 U.S.C. § 119	e i e	
12) Acknowledgment is made of a claim for forei	gn priority under 35 U.S.C. § 119(a	a)-(d) or (t).
a) ☐ All b) ☐ Some + c) ☐ None of:  1 ☐ Certified copies of the priority docume	ants have been received	
2. ☐ Certified copies of the priority docume		tion No
3. Copies of the certified copies of the pr		
application from the International Bure		
* See the attached detailed Office action for a li		ed.
Attachment(e)		
Attachment(s)	4) Interview Summar	y (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail [	
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5)  Notice of Informal 6)  Other:	Patent Application
S. Patent and Trademark Office		
TOL-326 (Rev. 08-06) Office	Action Summary	art of Paper No./Mail Date 20070927

#### **DETAILED ACTION**

This action is in response to Request for Continued Examination and Amendment filed September 18, 2007. Claims 1, 41 and 42 have been amended as requested by the applicant.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 9, 10, 12-16, 41 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Batchelder (US 5,689,333) as evidenced by Rigler (US 2002/0114224) in view of Montagu (WO 96/37797) and Garini (US 2002/0176084).

Regarding claims 1, 41 and 42, Batchelder teaches an apparatus comprising a light source (10) for illuminating a specimen (4; Fig. 1); light gathering optics for gather light reflected from the specimen (Fig. 1); an electronically tunable filter (84) for transmitting light of specific, selected wavelengths (Fig. 1; col. 4 lines 49-55); an image sensor (12) for sensing an image, the image sensor having a predetermined number of pixels (col. 8 lines 5-6); a computer (120), the computer being coupled to the electronically tunable filter and the image sensor (col. 4 lines 49-

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55; Fig. 1) software running on the computer (col. 10 line 53) tuning the electronically tunable filter to a specific wavelength or a series of specific wavelengths (col. 4 lines 49-55) and collecting and storing the intensity of the reflected light at each of the pixels for each of the specific wavelengths to which the electronically tunable filter is tuned (col. 10 lines 52-65; Figs. 4-6). Batchelder further teaches the use of the apparatus in fluorescent spectroscopy (col. 1 lines 13-18). Although Batchelder does not discuss the type of forensic specimen, the specimens listed in claims 1, 41 and 42 include specimens that can inherently be used in fluorescent spectroscopy. The inherency is shown by evidence in Rigler (US 2004/011424), which states that fluorescent spectroscopy can be used to examine body fluids (para. 0002). The oils that produce fingerprints can be considered bodily fluids. Blood, semen and saliva are also bodily fluids as are the pigments that color the body's skin. Further these different specimen have been disclosed as functional equivalents in the current specification. Still further the Batchelder reference teaches all the claimed structural limitations of the current invention and would therefore be able to perform any claimed functional limitation of the current invention including the type of specimen analyzed. Batchelder lacks reference to producing plural views with different wavelengths and a non-rotating filter. Montagu teaches a system with a filter wheel (30; Fig. 1) producing plural views of the forensic sample (abstract) wherein one of the plural views are produced with different specific wavelengths (abstract) and forming composite image from the plural views wherein substantially all of the pixels in a first view are aligned with respective corresponding pixels in a second view (abstract). Garini teaches a non-rotating electronically tunable filter, such as AOTF or LCTF, used in fluorescent microscopy to replace a physical filter (para. 0017). It would have been obvious to one of ordinary skill in the art at the

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time the invention was made to have the Batchelder reference include the imaging process of Montagu for the purpose of obtaining and viewing a distinctive transmission pattern for an unknown sample. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the color wheel of Batchelder replaced with the non-rotating filter as taught by Garini for the purpose of more rapid response to a control signal.

Regarding claim 2, Batchelder teaches the light source is incident to the specimen (Fig. 1).

Regarding claim 3, Batchelder teaches the light source emits a specific wavelength or range of wavelengths (col. 3 lines 50-67).

Regarding claim 4, Batchelder teaches the light gathering optics comprise a microscope lens (20):

Regarding claim 5, Batchelder teaches the light gathering optics comprise a macro lens (34).

Regarding claim 9, Batchelder teaches the image sensor is a two-dimensional imaging focal plane array (Fig. 8; col. 9 lines 20-22).

Regarding claim 10, Batchelder teaches the image sensor is a charge coupled device (Fig. 1).

Regarding claim 12, Batchelder teaches one or more mirrors for spatially directing the light reflected by the specimen (Fig. 1).

Regarding claim 13, Batchelder teaches an optical train disposed between the light gathering optical and the electronically tunable filter for matching the spatial characteristics of the light reflected by the specimen to the tunable filter (Fig. 1).

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Regarding claim 14, Batchelder teaches a display device for rendering images and graphical representations of the specimen (Figs. 4-6).

Regarding claim 15, Batchelder teaches the software performs the function of composing an image for rendering on the display, the image composed of light reflected by the specimen at a specific wavelength or range of wavelengths to which the tunable filter has been tuned (col. 8 lines 58-60).

Regarding claim 16, Batchelder teaches the software performs the function of composing a graphical representation of the specimen, being a graph of intensity versus wavelength for specific pixels or groups of pixels (Figs. 4-6; col. 10 lines 50-65).

Claims 6-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Batchelder (US 5,689,333) as evidenced by Rigler (US 2004/0114224) in view of Montagu (WO 96/37797) and Garini (US 2002/0176084) as applied to claim 1 further in view of Treado (US 6,002,476).

Batchelder as evidenced by Rigler teaches the invention as claimed including the use of tunable filter bandwidth ranges from 5 cm<sup>-1</sup> to 10 nm (Fig. 4). Batchelder lacks reference to liquid crystal tunable filters or acousto-optic tunable filters. Treado teaches the use of liquid crystal tunable filters (LCTF; 11 Fig. 1) and acousto-optic tunable filters (col. 1 lines 48-50). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the Batchelder tunable filter include either a liquid crystal tunable filter or an acousto-optic tunable filter for the purpose of accurately and precisely filtering desired bandwidths with known technology to yield predictable results.

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Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Batchelder (US 5,689,333) as evidenced by Rigler (US 2004/0114224) in view of Montagu (WO 96/37797) and Garini (US 2002/0176084) as applied to claim 1 further in view of Fillard (US 5,770,856).

Batchelder as evidenced by Rigler teaches the invention as claimed but lacks reference to a gallium arsenide detector. Fillard teaches the use of a gallium arsenide detector to collect light (col. 2 lines 55-56). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the Batchelder invention include the gallium arsenide detector of Fillard for the purpose of accurately and precisely collecting light with known technology to yield predictable results.

# Response to Arguments

医瞳音 医乳腺膨胀 医乳腺 经基础 计正式 医多种皮肤 计二级 植 点 医多种原理

Applicant's arguments, see Amendment, filed September 18, 2007, with respect to the rejection(s) of claim(s) 1, 41 and 42 under Scott have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Montagu. Applicant argued that Scott destructively illuminated the specimen and therefore would not satisfy the claim language. The examiner agree and the new Montagu reference non-destructively illuminates the reference and creates a composite image using successive images at different wavelengths.

#### Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

Polcyn (US 4,191,940) teaches it is known to make composite images with fluorescent illumination at different wavelengths (col. 1 liens 15-26).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joshua L. Pritchett whose telephone number is 571-272-2318. The examiner can normally be reached on Monday - Friday 7:00 - 3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephone B. Allen can be reached on 571-272-2434. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Joshua L Pritchett

Examiner

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